CENTRAL COAST DISTRICT OFFICE 725 FRONT STREET, SUITE 300 SANTA CRUZ, CA 95060 (831) 427-4863 www.coastal.ca.gov

## Th5



# CENTRAL COAST DISTRICT (SANTA CRUZ) DEPUTY DIRECTOR'S REPORT

For the

July Meeting of the California Coastal Commission

**MEMORANDUM** 

Date: July 14, 2005

TO:

Commissioners and Interested Parties

FROM:

Charles Lester, Central Coast District Deputy Director

SUBJECT: Deputy Director's Report

Following is a listing for the waivers, emergency permits, immaterial amendments and extensions issued by the Central Coast District Office for the July 14, 2005 Coastal Commission hearing. Copies of the applicable items are attached for your review. Each item includes a listing of the applicants involved, a description of the proposed development, and a project location.

Pursuant to the Commission's direction and adopted procedures, appropriate notice materials were sent to all applicants for posting at the project site. Additionally, these items have been posted at the District office and are available for public review and comment.

This report may also contain additional correspondence and/or any additional staff memorandum concerning the items to be heard on today's agenda for the Central Coast District.

#### CENTRAL COAST DISTRICT DEPUTY DIRECTOR'S REPORT CONTINUED

#### **IMMATERIAL AMENDMENTS**

A-3-SLO-01-122-A2 Cambria Pines Lodge, Attn: Dirk Winter (Cambria, San Luis Obispo County) A-3-SLO-02-073-A1 Frances Hudzinski (Cambria, San Luis Obispo County)

TOTAL OF 2 ITEMS

#### **DETAIL OF ATTACHED MATERIALS**

#### REPORT OF IMMATERIAL AMENDMENTS

The Executive Director has determined that there are no changes in circumstances affecting the conformity of the subject development with the California Coastal Act of 1976. No objections to this determination have been received at this office. Therefore, the Executive Director grants the requested Immaterial Amendment, subject to the same conditions, if any, approved by the Commission.

Applicant	Project Description	Project Location
A-3-SLO-01-122-A2 Cambria Pines Lodge, Attn: Dirk Winter	Modify originally approved building design as follows: Bldg 32: convert approved 2 units to employee breakroom and laundry; Bldg 36: convert from 2 units to 4 units; relocate interior swimming pool and spa to exterior site.	2905 Burton Drive, Cambria (San Luis Obispo County)
A-3-SLO-02-073-A1 Frances Hudzinski	Modify previously approved project by deleting three- car garage and replacing with a one-car carport plus one-car parking space both in driveway area resulting in a one-story single family residence.	Luis Obispo County)

CENTRAL COAST DISTRICT OFFICE



#### NOTICE OF PROPOSED PERMIT AMENDMENT

TO:

All Interested Parties

FROM:

Peter Douglas, Executive Director by Son 6/30/05

DATE:

June 30, 2005

SUBJECT: Permit No: A-3-SLO-01-122-A2

Granted to: Cambria Pines Lodge, Attn: Dirk Winter

Original Description:

Expansion of the Cambria Pines Lodge including 35 new guest rooms in 21 buildings; a theatre and retail shop; additional parking spaces; access improvements; related grading and comprehensive drainage improvements.

at

2905 Burton Drive, Cambria (San Luis Obispo County)

The Executive Director of the Coastal Commission has reviewed a proposed amendment to the above referenced permit, which would result in the following changes:

Modify originally approved building design as follows: Bldg 32: convert approved 2 units to employee breakroom and laundry; Bldg 36: convert from 2 units to 4 units; relocate interior swimming pool and spa to exterior site.

#### **FINDINGS**

Pursuant to Title 14, Section 13166(b) of the California Code of Regulations this amendment is considered to be IMMATERIAL and the permit will be amended accordingly if no written objections are received within ten working days of the date of this notice. If an objection is received, the amendment must be reported to the Commission at the next regularly scheduled meeting. This amendment has been considered IMMATERIAL for the following reason(s):

The revised project will not result in any adverse resource impacts. The project maintains the approved number of units and will not require additional water use. No additional structural footprint or drainage improvements are required. No additional trees will be removed. Water quality will be protected through the implementation of BMP's during construction. The revised project will be accomodated in an already developed area.

If you have any questions about the proposal or wish to register an objection, please contact Jonathan Bishop at the Central Coast District office.



CENTRAL COAST DISTRICT OFFICE 725 FRONT STREET, SUITE 300 SANTA CRUZ, CA 95060 (831) 427-4863 www.coastal.ca.gov



#### NOTICE OF PROPOSED PERMIT AMENDMENT

TO:

All Interested Parties

FROM:

Peter Douglas, Executive Director by SM 6/30/05

DATE:

June 30, 2005

SUBJECT: Permit No: A-3-SLO-02-073-A1

Granted to: Frances Hudzinski

**Original Description:** 

Construction of two-story, 2,334 sq.ft.single family residence.

at

1588 Bradford Road (Lodge Hill), Cambria (San Luis Obispo County)

The Executive Director of the Coastal Commission has reviewed a proposed amendment to the above referenced permit, which would result in the following changes:

Modify previously approved project by deleting three-car garage and replacing with a one-car carport plus one-car parking space both in driveway area resulting in a one-story single family residence.

#### **FINDINGS**

Pursuant to Title 14, Section 13166(b) of the California Code of Regulations this amendment is considered to be IMMATERIAL and the permit will be amended accordingly if no written objections are received within ten working days of the date of this notice. If an objection is received, the amendment must be reported to the Commission at the next regularly scheduled meeting. This amendment has been considered IMMATERIAL for the following reason(s):

The amended project will not result in any adverse resource impacts. The project will change from a two-story to a one-story single family residence; reduce the gross structural square footage; reduce the amount of site excavation; no additional trees will be removed; the drainage plan continues to be adequate to control runoff; and there would continue to be no net increase in water use.

If you have any questions about the proposal or wish to register an objection, please contact Jonathan Bishop at the Central Coast District office.

CENTRAL COAST DISTRICT OFFICE 725 FRONT STREET, SUITE 300 SANTA CRUZ, CA 95060 (831) 427-4863



#### Memorandum

July 13, 2005

To: Commissioners and Interested Parties

From: Charles Lester, Deputy District Director, Central Coast

Re: Additional Information for Commission Meeting, Thursday, July 14, 2005

Agenda Item	<u>Applicant</u>	<u>Description</u>	<u>Page</u>
Th8a, 3-02-144	Kelley & Green	Correspondence	1
Th8d, 3-05-31	Bubba Gump Shrimp Co.	Correspondence	14

Th 8a

### RECEIVED

JUL 1 2 2005

CALIFORNIA COASTAL COMMISSION CENTRAL COAST AREA California Coastal Commission Permit Number 3-02-114 Item No: Th8a

Applicant: Richard Kelley

My name: J.W. Bridges

My position on the project: I oppose it.

California Coastal Commission c/oJonathan Bishop Coastal Program Analyst Central Coast District Office 725 Front Street, Suite 300 Santa Cruz, CA 95060

#### To Whom It May Concern:

Due to the age of my father, J.W. Bridges, he is authorizing me to contact you on his behalf. We oppose this project completely.

We appeared in 2002 in San Luis Obispo County Planning Department Hearing in opposition to granting Mr. Kelley a permit to build on his property. The property Mr. Bridges owns is located at 531 Honolulu, Oceano, CA.

I have included a copy of what we submitted at that time. At the conclusion of the meeting Mr. Warren Hogan instructed Mr. Kelley to do the following before they would consider issuing a permit: Five foot set back and 10 foot easement question would be clarified to our satisfaction, a survey be completed with title report verified on easement issue. Mr. Kelley was also instructed no building would take place without the proper 5 foot setback from each adjoining property, the 10 foot easement honored, the water lines would not be built on. (Applicant was to property locate boundaries, demonstrate valid easement located and observed). As far as we know none of this has been done because we have not been contacted regarding any of this.

The problem in a nutshell is, my father owns five lots, Mr. Kelley has purchased two lots adjoining his property. We have used the 10 foot easement area as a driveway for the past 35 years. There is a discrepancy as to the last survey done. The water lines run right through where Mr. Kelley plans on building his driveway. The house was built right on the property line connected to the property Mr. Kelley owns. If he builds a 2 story building our privacy will be absolutely non-existent. The area Mr. Kelley plans to build on will not be wide enough to support a duplex with driveway. If Mr. Kelley "supposedly" owns 60' in width, you factor in two 5' setbacks, a permanent 10 foot easement issued by the county then you end up with approximately 40 feet. Then if the survey does verify that 10 feet of the property is built on by the neighbor in error that does not leave Mr. Kelley enough room to build what he plans.

We have all the documents needed to verify all this. I submitted them to the Planning Commission in San Luis Obispo in 2002. I will be glad to submit them to you.

Mr. Bridges does not hear well on the telephone, but you can contact me by phone and I will make sure he is available also. My name is Patricia Kruse, his daughter, my phone number is 661-858-2360. I live 4964 Crider Avenue, Arvin, CA 93203. My father lives next door to me. Any mail he receives, he brings to me so I can help him take care of it.

Thank you for your consideration.

Falricia FreeLC

Patricia Kruse

J.W. Bridges

J.W. Bridges

My father is 88 years old and not in good health. He cannot go to San Diego for a meeting.

MECARNIC PEQUISITO BY AND COUNTY OF SAN LUIS OBISPO, STATE OF CALIFORNIA MED RECORDED RETURN TO:

CO. CLERK

----rom- day -----August-6------, 19-79-

PRESENT: Supervisors

Steve Mac Llvaine, Roward D. Mankins, Richard J. Krejsa, and Chairman hans Beilmann

ABSENT: Supervisor Eurt F. Auppor

01642323 DOODOO.OOCAREEF

#### RESOLUTION. 79-367

RESOLUTION ACCEPTING CONVEYANCE Supervisorial District No. 4

The following resolution is now offered and read:

WHEREAS, D. L. Loftin and S. J. Loftin have executed and delivered to the County of San Luis Obispo, a political subdivision and one of the counties of the State of California, a certain conveyance dated April 25, 1979, attached hereto, and by this reference made a part hereof as though fully set forth herein; and

WHEREAS, it is provided by Section 27281 of the Government Code of the State of California, that the foregoing document shall not be accepted for recordation without the consent of the County evidenced by its resolution of acceptance attached thereto:

NOW. THEREFORE, BE IT RESOLVED AND ORDERED by the Board of Supervisors of the County of San Luis Obispo, State of California:

- That said conveyance is accepted and the Chairman of this Board is hereby authorized and directed to execute the documents necessary therefor.
- That the Clerk of this Board attach a copy of this resolution to said conveyance as evidence of acceptance and consent to the recordation of the same.
- 3. That the Auditor is hereby authorized and directed to draw a warrant (Budget 2900-3060) Project P810141-111-100, in the sum stated in agreement dated April 25, 1979, R/W CSA #13, Parcel 78-42, payable to D. L. Loftin and S. J. Loftin, 1628 Caddington Drive, San Pedro, CA 90732 as consideration for the delivery of said conveyance.

DOC. NO. 38589
OFFICIAL RECORDS &
SAN LUIS OBISPO CO., CA

AUG 23 1579

WILLIAM E. ZIMARIK

COUNTY RECORDER

TIME 3:00 PM



call vote, to-wit:	tine , and on the lollowing 1911
AYES: Superviso	ors Mankins, Mac Elvaine, Krejsa, and
NOES: None	Chairman Heilmann
ABSENT: Supervise	or Kupper
ABSTAINING: None	
the foregoing resolution	is hereby adopted.
	.0 .0.1
	Haus Philmann Chairman of the Board of Supervisors
ATTEST:	Chairman of the Board of Supervisors
ASST. Clerk of the Board of Sup	RECOMMENDED FOR APPROVAL Decline Right-of-Way Agent
APPROVED AS TO FORM AND	( since a Smite -
LEGAL EFFECT: County Counsel	RECOMMENDED FOR APPROVAL
	County Engineer
Deputy County Counsel	- Cal Vantor
CO. ENG. RR/nt	
STATE OF CANTORNIA. County of San Luly Obic; o. sa.	
	County Clerk and ex-officio Clerk county of San Luis Obispo, State of California, do e and correct copy of an order made by the Board apon their minute book.
WITNESS my hand and the seal of said	Board of Supervisors, affixed this 13th
day of August	
	MISBETH WOLLAM  County Clerk and En-Officio Clerk of the Board
(SEAL)	of Supervisors
	By Angela von Rauner. Deputy Clork.
04	

#### RECORDING REQUESTED BY:

County Clerk County of San Luis Obispo WHEN RECORDED RETURN TO:

Parcel No.: 78-42

County Clerk

#### GRANT DEED

TO THE COUNTY OF SAN LUIS OBISPO Supervisorial District No. 4

THIS INDENTURE, made the 25th day of April, 1979, by

D. L. Loftin, also known as David Lee Loftin and S. J.

Loftin, also known as Sondra Joan Loftin

hereinafter referred to as Grantor and the COUNTY OF SAN LUIS OBISPO, a political subdivision of the State of California, hereinafter referred to as County;

#### WITNESSETH:

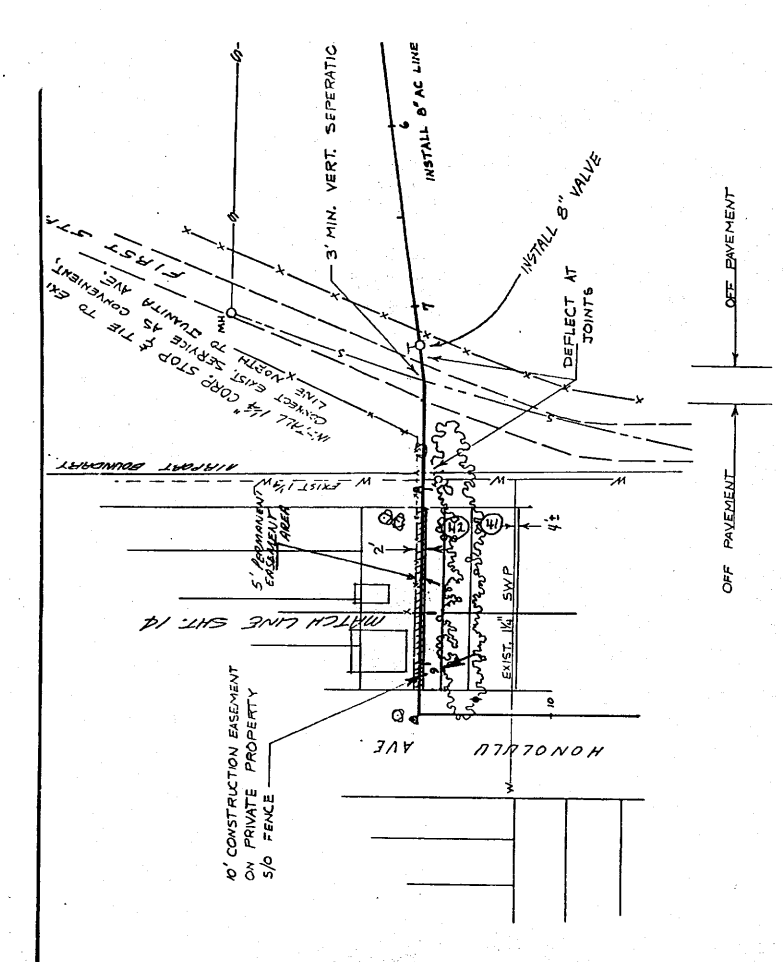
That Grantor for a valuable consideration receipt of which is hereby acknowledged does hereby grant unto County, its successors and assigns, that certain real property situate in the County of San Luis Obispo, State of California, described as follows:

#### PERMANENT EASEMENT

A permanent easement over the hereinafter described real property for the present and future construction, reconstruction, operation, repair and maintenance of water lines in such number and size, and with such accessory parts and structures, as the County of San Luis Obispo, or, its successors in interest, may from time to time deem necessary to install within the hereinafter described parcel of real property together with the necessary rights of entry to the easement area for future maintenance or additions. The property owners and their successors in interest retain the right to full use of the easement area except that, within the easement area, no permanent structures or buildings can be erected or other use made which interferes with the construction, operation, repair or maintenance of the present or future water lines and any accessory parts or structures.

#### (LEGAL DESCRIPTION)

The northwesterly 5 feet of Lot 42 of Block 1 of Lakeside Park Subdivision Number 2 measured at right angles to the northwesterly line of said lot.



It is understood by all parties in this agreement that no future water service connections will be allowed within the 5 foot wide permanent easement area described above.

Grantor further understands that the present intention of the County is to construct and maintain a water transmission line on the lands hereby conveyed in easement, and Grantor for himself, his successors and assigns, hereby waives any claim for any and all damages to Grantor's remaining property contiguous to the property hereby conveyed by reason of the location or construction of said underground water transmission line.

IN WITNESS WHEREOF Grantor has hereunto set his hand the day and year first above written.

(As used above, the term "Grantor" shall include the plural as well as the singular number and the word "his" and "himself" shall include the feminine gender as the case may be.)

Signed and delivered in the presence of:

	State of Calif	;-	ACKNOWLEDGA	NENT CONTRACTOR		
	County o	f LOS ANGELES	S.S.	All the second s		
		On this.	2579	lay of APRIL	10.701	Add.
(SEAL)	Jana Paga	1	a Notary Pi	iblic in and for said Lo	19£%, before	· me,
(OLNL)	personal	y appeared	MID LEE LOITE	and for said	TownsCo	unty,
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OFFICIA V. M. I	L SEAL	WITNESS my hand	ind official seal.	$\rightarrow$		
PURCH TO THE PURCH	* CALIFORNIA		8 Ill	for		
My come, expire	S COUNTY IS MAR 29, 1980	Notary Public in and fo			*************************	•••••
P 100 1-70 END OF DO	CLIMENT	My commission expire	vr said		County and S	
			******	19	120149	Francis :

RECORDING REQUESTED BY THOMAS A. TUTTON ATTORNEY AT LAW AND WHEN RECORDED MAIL TO THOMAS A. TUTTON DOC. NO16842 Address P.O. BOX 2537 OFFICIAL RECORDS SAN LUIS OBISPO CO., CA Stelle LBAKERSFIELD, CA 93303 MAIL TAX STATEMENTS TO MAR 1 6 1990 FRANCIS M. COONEY MR. AND MRS. BRIDGES County Clerk-Recorder TIME 11: 30 AM 137 Rexland Drive City & State | Bakersfield, CA 93307 SPACE ABOVE THIS LINE FOR RECORDER'S USE Individual Quitclaim Deed CAT, NO. NN00580 TO 1922 CA (2-83) FEE PAID EXEMPT The undersigned grantor(s) declare(s): Documentary transfer tax is \$ -0-TRANSFER TO TRUST ) computed on full value of property conveyed, or computed on full value less value of liens and encumbrances remaining at time of sale. ) Unincorporated area: ( ) City of FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, J. W. BRIDGES, a married man hereby REMISES, RELEASES AND QUITCLAIMS to J. W. BRIDGES & LILLIE MARIE BRIDGES, TRUSTEES UTD 4-12-89 OF THE BRIDGES FAMILY TRUST the following described real property in the County of SAN LUIS OBISPO , State of California: APN: 061,081 015 Lots 43, 44, 45, 46 and 47 in Block 1 of Lakeside Park in the County of San Luis Obispo, State of California, according to map recorded June 10, 1924, in Book 3, Page 42 of Maps. STATE OF CALIFORNIA COUNTY OF me, the undersigned, a Notary Public in and for said State, personally appeared \_\_I\_W\_BRINGES personally known to me or proved to me on the basis of satisfactory evidence to be the person \_\_\_\_\_\_ whose name\_\_\_\_\_ in subscribed to the within instrument and acknowledged that he executed the same.
WITNESS my hand and official seal. MR THOMAS A TUTTON O FILED IN

**END OF DOCUMENT** 

Title Order No

MAIL TAX STATEMENTS AS DIRECTED ABOVE

(This area for official notorial seat)

RECORDING REQUESTED BY CHICAGO TITLE COMPANY AND WHEN RECORDED MAIL TO Doc No: 2001-000338 Rpt No: 00000428 RICHARD E. KELLEY Official Records San Luis Obispo Co. RF -1 877 Stagecoach Road 0.00 SMF Arroyo Grande, CA 93420 66.00 Julie L. Rodewald UN Recorder Jan 03, 2001 Time: 08:00 83.00 ! TOTAL ESCTON NO. 257306 - 83 Order No. 257306 -SURVEY MONUMENT FEE \$10.00 THE UNDERSIGNED GRANTOR(S) DECLARE(S) DOCUMENTARY TRANSFER TAX IS \$66.00 EXEMPT ☐ Chyot Computed on the full value of the interest or property conveyed, or is computed on the full value less the value of liens or encumbrances remaining at time of sale, and FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, DAVID LEE LOFTIN and SONDRA JOAN LOFTIN, Trustees of the Loftin Living Trust dated December 19, 1980 hereby GRANT(S) to RICHARD E. KELLEY, A MARRIED MAN AS HIS SOLE AND SEPARATE PROPERTY the following described real property in the County of San Luis Obispo , State of California: Lots 41 and 42 in Block 1 of Lakeside Park, in the County of San Luis Obispo, State of California, according to map recorded June 10, 1924, in Book 3 at page 42 of Maps; in the Office of the County Recorder of said County. Dated December 13, 2000 STATE OF CALIFORNIA COUNTY OF LOS ANGELE ) SS. On <u>/22-227-00</u> before me, MELINDA the undersigned a Notary Public in and for said County and State, personally appeared DAVID LEE LOFTIN. TRUSTEE AND SONDRA JOAN LOFTIN, TRUSTEE personally known to me (or proved to me on the basis of satisfactory MELINDA M. RUDDY evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and solmowledged to me that he/she/they executed the ANGELES COUNTY L EXP. AUG. 24. 200 same in his/her/their authorized cepsolty(lee), and that by his/her/their signature (e) on the instrument the person(s), or the entity upon behalf of which the person(s) soted, executed the instrument. WITNESS my hand and official seal. FOR NOTARY BEAL OR STAME TAX STATEMENTS TO PARTY SHOWN ON FOLLOWING LINE: IF NO PARTY SO SHOWN, MAIL AS DIRECTED AB SAME AS ABOVE City, State & Zip Street Address

GD1 - 05/30/9734

San Luis Obispo County Planning Department Hearings Carolyn LeDuc, Secretary County Government Center San Luis Obispo, CA 93408

To Whom It May Concern:

This letter is written in regards to the hearing of proposal use permit scheduled the 20<sup>th</sup> of September, 2002 at 9 a.m. We understand that to request a public hearing you must receive a request no later than September 13, 2002. This is my request.

First, due to my ill health and my husband's advanced age and ill health, my daughter Patricia Kruse will be representing us in this matter. We own the property located at 531 Honolulu in Oceano, Ca. We own 5 lots directly connected to the two lots Richard E. Kelley recently purchased and his requesting the Development Permit to consruct two 1,425 multi-family units.

I am concerned about a few things. First I looked over Mr. Kelley's papers from the Planning Commission. I am assuming he is using the survey that was made on those two lots in 1968 since I did not see any other survey in the papers. I was in Oceano when that survey was done and the stakes were not against my house. They were 10 to 12 feet from my house. They were in the driveway, which has been there since we purchased the property in 1968.

I accepted that survey as being correct. Sometime later, around 1979 I got a letter from the County stating they wanted to buy an easement for a waterline and they would contact me later. I never was contacted again. My house was rented at that time. I inquired from Mrs. Guiton about easement. She said the easement was not on my property but on the Loftin's. (They owned the two lots Mr. Kelley purchased) I do not know how they came to that conclusion.

Sometime later we went to check on the house and the County (or whoever) had put in a water line and it was covered up except for a big hole in front where the water meter is now. I do not know who installed the water meter or who hooked lines to my house lines.

The Kelley property has been vacant for over the 30 years I have owned my property.

I found out the property had been sold to Mr. Kelley. Phil from the Oceano Community Water District gave me that information.

Shortly after I talked to the Water Company last year Mr. Kelley showed up at my door and introduced himself. He had a can of white paint. He proceeds to go to the brick fence, which separates his property from Jack Gibson's property and starts stepping off his property from that fence. He takes his can and makes marks on the pavement as his lines. It included my water line and meter. He tells my husband and myself that we'll

have to move our water lines and meter. My husband told him there was a discrepancy with the survey taken by Surveyor Bowser of the Jack Gibson property. (See attachments). My husband told Mr. Kelley he did not agree with his markings but Mr. Kelley said "well, the person on the end gets moved over".

The summer of 2000 I called Alan Volbrecht, a surveyor and asked him how much he would charge to survey my property. He said I had lucked out as he was surveying the airport for the county and he could do it for me for \$1500. I paid \$500 up front plus \$130+ for filing with the county. He said he could get to my job until he finished with the county and be able to do it for that price.

I contacted him late last year. He told me he still couldn't do mine until he was finished with the county. He said he would return my money and he did.

In talking extensively with Mr. Volbrecht he told me that he was using exclusively a 1981 (?) survey to get his bearings and there was a discrepancy in it and that they had infringed over the Mr. Kelley's property.

I'm still puzzled why if there is a discrepancy on Mr. Bowser's survey how was Jack Gibson allowed to build part of his fence on Mr. Kelley's property?

Phil from the Water Company also told my daughter just last week that he was aware of a discrepancy from years ago through the Guiton's who have done extensive real estate dealings in the Oceano area.

I asked the Water Company to get a copy of the easement where the water line was. I needed to know what survey they used to determine where to put the line in. Then Phil comes out and he goes to the fence and also walks off the 60' and said he agrees with Mr. Kelley's marks and that the water meter will have to be moved. I'm afraid Mr. Kelley will rip up my water lines, my sewer lines. If the Water Company put the lines and meter in why would they install all of that on other peoples property if the meter is to my home?

The Planning Commission told my daughter last week that I have a 5-foot setback. Whatever that means.

When the water line was installed the survey marker was dug up and destroyed by whoever did the installation.

This year someone had done a lot of marking around the front of Mr. Kelley's property and mine on the street. There were blue and orange marks. Lying in my yard was a two-foot piece of rebar with concrete on the top of it like it was a survey marker. We picked it up and saved it in storage.

I read in the environmental report from Mr. Kelley where it said there would be a 30-foot water drainage and it would be okay. I do not understand what that means. I told and engineer from the County about what I read. I was concerned where the water was going

to be going. The engineer said Mr. Kelley has a right to build on his property. I'm not trying to keep Mr. Kelley from building on his property. I'm just trying to protect my property from infringement and excess runoff from other properties. I understand Mr. Kelley plans to build a high fence between our properties. If it is right next to my house it will obstruct my view from my living room and kitchen.

The enclosed map show 10-foot construction easement, but the recording office only states 5 foot on the Loftin property. Again I am confused.

Another home was recently built on Honolulu and the property was raised 4 foot above the surrounding property. The county said it makes the owner's "100 year flood insurance cheaper". I do not understand that either. Is it fair to do that to other property owners just to save on insurance.

I wish to voice my concerns that a correct survey be used and done on the Kelley property so my property is not infringed upon. I wish my water lines and sewer lines protected. I am too old and ill to have to go through the expense of correcting someone else's error.

Sincerely,

J.W. Bridges

Marie Bridges.

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## RECEIVED

JUL 0 8 2005

CALIFORNIA COASTAL COMMISSION CENTRAL COAST AREA

July 7, 2005

Mayor: DAN ALBERT

Councilimembers: CHUCK DELLA SALA LIBBY DOWNEY JEFF HAPERMAN CLYDE ROBERSON

Cini Manager: PRED MEURER Meg Caldwell, Chair California State Coastal Commission 45 Fremont Street, Suite 2000 San Francisco, CA 94105

Subject:

Coastal Development Permit 3-05-031 - 720 Cannery Row - Outdoor Deck Expansion for Bubba Gump Shrimp Company

Dear Ms. Caldwell:

I am writing to request that the Coastal Commission approve the deck expansion at 720 Cannery Row without a requirement to provide lateral access at the back of the building. On April 12, 2005 the City of Monterey Planning Commission granted a Use Permit allowing Bubba Gump Shrimp Company to expand their deck. The Commission's decision required the provision of dedicated public access and a minimum 100 square foot public view point. The Commission determined that the deck as conditioned conformed to the Cannery Row Local Coastal Plan LUP Coastal Access requirements.

The Planning Commission approval did not include a requirement to add lateral access at the back of the building. A condition to achieve this type of access was not proposed for following reasons:

- 1. The deck expansion does not propose significant reconstruction involving the removal or substantial alteration of exterior walls of the building, which appears to be necessary to trigger this requirement under LCP access policy d.2.b.
- 2. The proposed project adds approximately 1,200 square feet of deck for outside dining and 360 square feet of public access and view point. The requirement for lateral access will add 720 square feet of additional deck next to the restaurant windows and this will impact the view of patrons from inside the restaurant.
- The lateral access walkway because of its location above the bay will be exposed to wave action and high tides, which will at certain times in the year pose a safety concern.
- 4. There are several major public accessible viewing locations within the immediate area of this restaurant. These locations include the access that will be provided by the Cannery Row Hotel on the adjacent property and the public plaza that is located at Steinbeck Plaza. These public areas reduce the need for the proposed lateral access.

In our opinion, the project that was approved by the City of Monterey Planning Commission conforms to the Local Coastal Plan and additional lateral access is not warranted.

I urge the Coastal Commission to eliminate the required lateral access and approve the deck expansion at 720 Cannery Row as approved by the City of Monterey.

Sincerely,

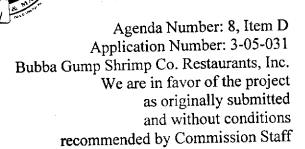
lan alout

Dan Albert Mayor



JUL 0 7 2005

CALIFORNIA COASTAL COMMISSION CENTRAL COAST AREA



July 6, 2005

Mr. Charles Lester
Deputy Director
California Coastal Commission
45 Fremont Street, Suite 2000
San Francisco, CA 94105-2219

Ms. Susan Craig Coastal Planner California Coastal Commission Central Coast District Office 725 Front Street, Suite 300 Santa Cruz, CA 95060

Dear Mr. Lester and Ms. Craig:

This letter is an attempt to address the additional condition added to our request by Commission Staff for a proposed deck addition to the Bubba Gump Shrimp Co. Restaurant & Market at 720 Cannery Row, Monterey, CA 93940. Specifically, Staff has recommended the addition of an 8-foot wide lateral access deck along the seaward side of the restaurant where none currently exists. This lateral access deck would, in the future, connect to a proposed viewing deck on an adjacent property.

We propose in our application to build an addition to the current small deck that exists adjacent to our restaurant. Currently, there is no public coastal access in this area. As part of the proposed deck addition, we are adding a 6-foot wide corridor for coastal access to a 100 square foot viewing area at our expense. The deck addition requires no

piers (and thus no disturbance to the intertidal area) and is attached to the restaurant on one side and an adjacent building on the other.

We have four concerns with proposed Coastal Commission condition. They are:

First and most important, there is significant wave action in this area of the California coast, especially in the winter. In fact, waves have broken on the windows of the restaurant, which is at a height of approximately 15 feet over the high tide level. Were we to add the "required" lateral access deck in this area (on the seaward side), waves would, from time to time, reach that deck and any people who happen to be on it. Bubba Gump Shrimp Co. Restaurants, Inc. could not and would not assume any liability for danger to those people.

Second, this "required" lateral access deck would not meet Uniform Building Code requirements. The Uniform Building Code requires any corridor over 20 feet to have a secondary exit, which could not presently exist. As requested, this deck may not be permitted by the local building officials. In addition, it is likely that this deck would not comply with the American with Disabilities Act and subject us to unnecessary and costly litigation.

Additionally, such a deck would require support. Unlike the proposed deck addition, which could be attached on both sides, this "required" lateral access deck would need support below. This would mean new piers, footings or other support structures placed into the intertidal area. Coastal Staff proposes that this "required" lateral access deck be attached to a "to-be-built" adjacent structure. Even though it would be connected to the adjacent structure, it would still require support from below.

Third, all of the people dining in the restaurant who currently have an unobstructed view of the water would have it obstructed by a 42 inch high railing with openings no larger than 4 square inches. This would allow a view only straight on with any panoramic view being severely restricted. In addition, customers would be looking at the backsides of any people who happen to be on this deck viewing the water. This would provide a view of the water by one group at the expense of those currently enjoying the view under a principally permitted activity (food service establishment) as defined by the LCP.

Finally, under the current existing circumstances the cost of building the "required" lateral access deck would exceed \$400,000. This is more than we are spending on the project as we have proposed to do it and would present an extreme financial hardship, causing the abandonment of the project. We simply cannot afford to do this.

In summary, we are proposing to do the following:

- Provide coastal access where none currently exists;
- Provide a coastal viewing area where none currently exists;
- Provide for more outside coastal waterfront dining than currently exists;

- Provide directional/awareness signage to encourage people to use the coastal access and viewing area where none currently exists (in fact, it is in our economic interest to do so); and
- To do all this in an aesthetically pleasing and economic manner.

We respectfully request that the Coastal Commission approve the proposed deck addition as originally submitted and without the conditions recommended by staff.

Sincerely,

BUBBA GUMP SHRIMP CO. RESTAURANTS, INC.

cott Bainett

Scott Barnett

President & CEO

SB:kej

cc: Coastal Commissioners

Alternates for Commissioners

Non-voting Members

## TARCHITECTURE PLANNING, INC.

July 6, 2005

Scott Barnett

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CALIFORNIA COASTAL COMMISSION CENTRAL COAST AREA Steven Chidester, Architect Brian R. Jones, Architect

2460 Garden Road, Suite E Monterey, California 93940 TEL 831 649-3013 FAX 831 649-4310

Bubba Gump Shrimp Co. 940 Calle Negocio, Suite 250 San Clemente, CA 92673

Re:

Bubba Gump Shrimp Co. Monterey Deck Expansion

Dear Mr. Barnett:

The proposed coastal access deck and view platform are separated from the proposed dining deck expansion by a windscreen, thus they act like an exterior corridor for code purposes. The proposed coastal access deck and view platform, as depicted on the current plan approved by the City of Monterey Planning Commission and Architectural Review Commission, produce a dead end corridor just short of 20 feet long, the maximum length allowed for a dead end corridor under California Building Code.

There is no opportunity to exit an ocean side walkway on the west because the building is on it's western property line. If the current planned coastal access and view platform were to be extended to the west along the north (ocean facing) side of the restaurant a dead end corridor would be produced which would be approximately 60 feet long. This is not allowed by code.

Sincerely.

Shaw Architecture Planning, Inc.

Steve Chidester, AIA